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2	CIVIL DIVISION State Bar No. 001565
3	By: SCOTT DAVIS
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8	Fax (702) 382-5178 E-Mail: Scott.Davis@ClarkCountyDA.com
9	E-Mail: Catherine.Jorgenson@ClarkCountyDA.com Attorneys for Defendants Clark County, Ted Lendis, Shawn McCrary, Marci Henson, Letty Bonilla, and Sandra Jeantete
10	UNITED STATES DISTRICT COURT
11	CLARK COUNTY, NEVADA
12	ELAINE GO, an individual,
13	Plaintiff, Case No: 2:19-cv-01775-RFB-DJA
14	vs. STIPULATION AND ORDER TO
15	CLARK COUNTY, a political subdivision of (EXTEND DEFENDANTS' TIME TO
16	the State of Nevada; TED LENDIS, an individual; SHAWN MCCRARY, an REPLY TO PLAINTIFF'S RESPONSE (# 93)
17	individual; MARCI HENSON, an individual;
18	LETTY BONILLA, an individual, and (FIRST REQUEST] SANDRA JEANTETE, an individual,
19	Defendants.
20	IT IS HEREBY STIPULATED by and between Defendants, through their counsel,
21	
	Scott Davis, Deputy District Attorney, of the Clark County District Attorney's Office, Civil
22	Division, and Plaintiff, through her counsel, Burke Huber, of the Richard Harris Law Firm,
23	that Defendants' counsel shall have an extension to and including November 5, 2021, to file
24	a Reply to Plaintiff's Response [Doc. # 93] to Defendants' Motion for Summary Judgment
25	(Doc. No. 78).
26	The Stipulation is being submitted and based on the following:
27	1. On July 8, 2021, Defendants filed under seal its Motion for Summary Judgment [Doc
28	# 78] along with Five (5) volumes of exhibits (Nos. I-V) [Doc # 79-83].

1	2. On October 5, 2021, Plaintiff submitted to this Court a motion seeking an extension
2	of time to respond to the Motion for Summary Judgment (ECF # 92). That motion was not
3	opposed by Defendants and was granted by the Court. (ECF # 94).
4	3. On October 6, 2021, Plaintiff' filed the response to the Motion for Summary
5	Judgment (Doc. # 93).
6	4. Defendants' counsel has been out of the state for the last two weeks and an
7	extension, in good faith, is sought on this basis. Agreement was reached between counsel
8	for the parties that Defendants' may have up to and including November 5, 2021, within
9	which to submits their Reply to Plaintiff's Response [Doc # 93].
10	5. This request is made in good faith and not for the purpose of delay.
11	6. This is Defendants' first request for an extension of time with regard to its Reply.
12	DATED this 28 th day of October, 2021. DATED this 28 th day of October, 2021.
13	STEVEN B. WOLFSON RICHARD HARRIS LAW FIRM
14	DISTRICT ATTORNEY
15	Dyy /o/ Punka Huban
16	By: /s/ Scott Davis SCOTT R. DAVIS By: /s/ Burke Huber BURKE HUBER, ESQ. BURKE HUBER, ESQ.
17	Deputy District Attorney 500 South Grand Central Pkwy., # 5075 State Bar No. 10902 801 South Fourth Street
18	Las Vegas, Nevada 89155-2215 Las Vegas, Nevada 89101 Attorneys for Defendants Clark County, Attorneys for Plaintiff
19	Ted Lendis, Shawn McCrary, Marci Elaine Go Henson, Letty Bonilla, and Sandra
20	Jeantete
21	<u>ORDER</u>
22	IT IS SO ORDERED:
23	Dated October 31, 2021.
24	
25	
26	RICHARD BOULWARE II
27	United States District Court